UNITED	ST	AT	ES	DIS	TRI	CT	CC)UR	T
WESTER	N	DIS	TR	ICT	OF	NE	W	YOI	RK

LARRY G. JOHNSON, individually and d/b/a LAW FORUM PRESS, a sole proprietorship,

Plaintiffs,

VS.

VOLUNTARY STIPULATION OF DISCONTINUANCE

Case 1:12-cv-00907-WMS

CATHARINE M. VENZON; VENZON LAW FIRM P.C., JOHN DOES 1-3, and JANE DOES 1-3

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for all parties in the above-captioned action, that whereas no party is an infant or incompetent person and no person not a party has an interest in the subject matter of abovecaptioned action, the claims of plaintiff LARRY G. JOHNSON individually and d/b/a LAW FORUM PRESS are hereby voluntarily discontinued, without costs or disbursements to either party as against the other. This stipulation may be filed without further notice with the Clerk of the Court.

Dated: February

By:

Philip B. Abramowitz Attorney for Plaintiff

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